

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

IN RE)	Master Docket No. 1:12-cv-10064
CAPITAL ONE TELEPHONE)	MDL No. 2416
CONSUMER PROTECTION ACT)	
LITIGATION)	
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This document relates to:)	
)	
BRIDGETT AMADECK, ALBERT H.)	Case Nos: 1:12-cv-10135
KIRBY, TIFFANY ALARCON,)	1:12-cv-05886
CHARLES C. PATTERSON & DAVID)	1:12-cv-01061
MAC,)	
)	
v.)	
)	
CAPITAL ONE BANK (USA), N.A.,)	
CAPITAL MANAGEMENT SYSTEMS,)	
& LEADING EDGE RECOVERY)	
SOLUTIONS.)	
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CLASS PARTIES' JOINT STATUS REPORT

Class parties provide this Joint Status Report in advance of the status hearing scheduled with the Court for November 21, 2013, at 10:00 a.m. to report on settlement. (Dkt. 69.)

On November 4, 2013, Defendants Capital One Bank (USA), N.A. ("Capital One"), Capital Management Systems ("CMS"), Leading Edge Recovery Solutions ("LERS"), and the class plaintiffs held an all-day mediation session in San Francisco, California, with the Honorable Edward A. Infante (Ret.) of JAMS. This was the second all-day mediation session between Capital One and the plaintiffs, and the first attended by CMS and LERS. Class plaintiffs were represented by Interim Co-Lead Counsel, Beth Terrell and Jonathan Selbin and Interim Liaison counsel Keith Keogh. Daniel Hutchinson, Douglas Cuthbertson, Alexander Burke, Kim Williams, Rob Williamson, and Matthew Wilson also appeared on behalf of the class Plaintiffs.

Capital One and related entities were represented by inside counsel, and outside counsel Aaron Van Oort, Tiffany Cheung, Eileen Hunter, and Erin Hoffman. CMS was represented by a corporate representative and James Schultz. LERS was represented by a corporate representative and David Schultz. Counsel for LERS's and CMS's insurers also attended.

Class parties understand that Judge Infante has sent a letter to the Court reporting on the parties' substantial progress toward settlement. Based on this progress, the parties have scheduled a third all-day mediation session with Judge Infante on January 29, 2014. In addition, the parties will be participating in a conference call with Judge Infante on December 2, 2013, to report on the status of various informal discovery matters that will advance the likelihood of settlement.

Due to the scheduled mediation, the class parties respectfully request that the Court reschedule the November 21, 2013, status conference for a date in the two or three weeks following the January 29, 2014, mediation session, and keep in place the Agreed Order to Stay Proceedings Pending Class Mediation, entered April 12, 2013. (Dkt. 39.)

Dated: November 14, 2013

Respectfully submitted,

/s/ Aaron D. Van Oort

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Dated: November 14, 2013

/s/ Beth E. Terrell (with consent)

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CERTIFICATE OF SERVICE

I certify that on November 14, 2013, a copy of the foregoing **CLASS PARTIES' JOINT STATUS REPORT** was filed electronically. Notice of this filing will be sent to all counsel of record by operation of the Court's electronic filing system.

/s/ Aaron D. Van Oort

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